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11 *Attorneys for Wells Fargo Bank, N.A. and Federal
12 National Mortgage Association*

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14 **UNITED STATES DISTRICT COURT**
15
DISTRICT OF NEVADA

16 WELL'S FARGO BANK, N.A., a national
17 banking association; FEDERAL NATIONAL
18 MORTGAGE ASSOCIATION; FEDERAL
19 HOUSING FINANCE AGENCY, in its
20 capacity as Conservator of Federal National
Mortgage Association,

21 Plaintiffs,

22 vs.

23 ELDORADO THIRD COMMUNITY
24 ASSOCIATION, a Nevada non-profit
25 corporation, JONATHAN LOREN LAKE, an
individual,

26 Defendants.

27 Case No. 2:18-cv-01033-JCM-PAL

28
**AMENDED DEFAULT
JUDGMENT AGAINST DEFENDANT
JONATHAN LOREN LAKE
AND ORDER FOR JUDICIAL
FORECLOSURE**

Pursuant to Plaintiffs Wells Fargo Bank, N.A., Federal National Mortgage Association, and Federal Housing Finance Agency's (collectively "Plaintiffs") Complaint, Certificate of Service on Jonathan Loren Lake, Request to Enter Default against Jonathan Loren Lake, Declaration in support of Request to Enter Default, Application for Entry of Default Judgment, and Declaration to Application for Entry of Default Judgment, the Court FINDS:

Defendant Jonathan Loren Lake ("Lake") was served with process as required by law; that

1 Defendant Lake failed to appear and plead within the time allowed by law; that the default of
2 Defendant Lake has been duly entered; that Plaintiffs have demonstrated the truth of the
3 allegations of the Complaint and is entitled to recover judgment as prayed therein; and that this
4 Court has jurisdiction over the matters herein litigated.

5 WHEREFORE, IT IS HEREBY ORDERED that the Deed of Trust on 1933 Bluff Knoll
6 Court, North Las Vegas, Nevada 89084, Assessor's Parcel Number 124-21-314-094 (the
7 "Property"), dated March 27, 2010 and recorded with the Clark County Recorder's Office on
8 March 30, 2010 as Instrument No. 201003300003306, survived the homeowners' association
9 foreclosure sale, documented and recorded with the Clark County Recorder's Office on June 13,
10 2012 as Instrument No. 201206130002721, which, according to said Instrument, took place on or
11 about June 12, 2012. The Property is legally described as follows:

12 ALL THAT CERTAIN REAL PROPERTY SITUATED IN THE
13 COUNTY OF CLARK, STATE OF NEVADA, DESCRIBED AS
14 FOLLOWS:

15 LOT 94 OF ELDORADO R1 – 60 NO. 13 TM NO. 21, AS
16 SHOWN BY MAP THEREOF ON FILE IN BOOK 123 OF
PLATS, PAGE 42, IN THE OFFICE OF THE COUNTY
RECODER OF CLARK COUNTY, NEVADA.

17 EXCEPT ALL OIL, ASPHALTUM, PETROLEUM, NATURAL
18 GAS AND OTHER HYDROCARBONS AND OTHER
19 VALUABLE MINERAL SUBSTANCES AND PRODUCTS AND
ALL OTHER MINERALS WHETHER OR NOT OF THE SAME
CHARACTER HEREIN ABOVE GENERALLY DESCRIBED IN
OR UNDER SAID LAND AND LYING AND BEING A
VERTICAL DEPTH OF 500 OR MORE FEET BELOW THE
PRESENT NATURAL SURFACE OF THE GROUND, BUT
WITHOUT RIGHT OF ENTRY ON THE SURFACE OR WITHIN
A VERTICAL DEPTH OF 500 FEET BELOW THE PRESENT
NATURAL SURFACE OF THE GROUND.

20 IT IS FURTHER ORDERED that the Property shall be judicially foreclosed by the Sheriff
21 of Clark County, Nevada pursuant to NRS 40.430 *et seq.* and NRS 21.010 *et seq.* Plaintiffs or
22 their successors or assigns, at their election, may participate in any judicial foreclosure of the
23 Property by submitting a credit bid.

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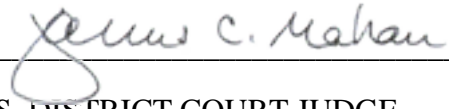
1 IT IS FURTHER ORDERED that Plaintiffs are awarded all further relief to which
2 Plaintiffs are or may be entitled hereunder, including all expenses and costs that are incidental or
3 necessary to accomplish a judicial foreclosure of the Property.

4 IT IS FURTHER ORDERED that, as of November 15, 2018, the debt owed by Lake and
5 secured by the Deed of Trust has an outstanding principal amount of \$118,875.19, interest of
6 \$12,695.37, pre-acceleration late charges in the amount of \$152.40, hazard insurance
7 disbursements in the amount of \$1,634.00, tax disbursements in the amount of \$2,368.50, and
8 property inspection/preservation (condo fees) in the amount of \$2,443.07. So far as the sale
9 proceeds are sufficient, Wells Fargo (servicer of the loan secured by the Deed of Trust) is entitled
10 to receive solely from the sale proceeds and not directly from Lake this amount of principal,
11 interest, fees and costs, in the total amount of \$138,168.53, with said judgment to bear interest at
12 the statutory rate until paid.

13 Let the execution issue accordingly.

14 DATED: November 26, 2019.

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18 U.S. DISTRICT COURT JUDGE



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